EXHIBIT C3

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Osmose Settlement Notice Excerpt [Dkt. 14515]

Executed by Cathy Yanni, Trustee and Gerald Singleton Representing the Abram Plaintiffs (Policy Limits Settlement)

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g. Such party does not believe that any covenant, provision, or term of this Agreement is invalid for any reason.

16. INTERPRETATION.

This document was mutually negotiated and drafted by the Parties. No provision of this Agreement shall be interpreted for, or against, a party because such party drafted or requested such provision.

17. HEADINGS.

The headings on paragraphs and subparagraphs of this Agreement are inserted as a matter of convenience and for reference, and in no way define, limit, extend, or describe the scope of this Agreement or any provision hereof.

18. COUNTERPARTS.

This Agreement may be signed in counterparts, each of which shall be deemed an original for all purposes. Facsimile signatures to this Agreement shall for all purposes be deemed originals and shall bind the signatories delivering such signatures via fax or email.

IN WITNESS WHEREOF, the	undersigned have executed this Agreement as of
the date first set forth above.	
Dated: 6/21/2024	Cathy Yanni trustee of the PG&E Fire Victim Trust
Dated: 06/21/2024	Gody Lights Name: Gerald Singleton
	Firm: Singleton Schreiber Attorney on behalf of the Abram Plaintiffs
Dated:	Osmose Utilities Services, Inc.
	Jaha Rigney
	John Rigney, Chief Administrative and Legal Officer

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Osmose Utilities Services, Inc.

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